II. REMARKS

The Examiner is respectfully requested to reconsider the application in view of the amendment in the context of the following remarks.

The Examiner's attention is drawn to the claims of Harrington. Applicant patterned his claims to correspond to Harrington's claims. It is respectfully submitted that it is not fair to allow the Harrington claims under Sec. 112 and deny Applicant's corresponding claims. Applicant is willing to amend claims to better meet Sec. 112, so long as the Amendment does not compromise definition of the same invention. That is the sole intent in the instant amendment.

Additionally, Applicant wishes to make the Examiner aware that Applicant has filed Ser. No 11/088,419 with claims corresponding to claims in Ser. No. 10/613,319, the continuation of Harrington.

Applicant respectfully requests an Interview to discuss how best to proceed.

III. Conclusion

The application, as amended, is believed to be in condition for allowance or appeal, more so for declaration of an Interference, and favorable action is requested. It is believed that to new matter has been added.

authorized to charge any fees associated with the above-identified patent application or credit any overcharges to Deposit Account No. 50-0235. Please direct all correspondence to the undersigned at the address given below.

If the prosecution of this case can be advanced in any way by a telephone discussion, the Examiner is requested to call the undersigned at (312) 240-0824.

Respectfully submitted,

Date: May 3, 2005

Peter K. Trzyna

(Reg. No. 32,601)

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